

SPEAKER: Is there a second? Discussion? All those in favor of the motion indicate by saying aye, those opposed. Motion carried.

SENATOR CARPENTER: Bill be advanced to E & R for engrossing.

SPEAKER: The motion is that 545 be advanced to E & R for engrossing. Is there any discussion? All those in favor vote aye, those opposed no. Motion carried bill is advanced.

SENATOR CARPENTER: I move the E & R amendments be adopted to 554.

SPEAKER: Is there a second? Is there discussion? All those in favor vote aye, those opposed vote no. Motion carried. Bill....amendments are adopted.

SENATOR CARPENTER: Bill be advanced to E & R for engrossment.

SPEAKER: The motion and the second is to advance the bill 554. Any discussion? All those in favor vote aye, those opposed vote no. Motion carried, bill is advanced.

SPEAKER: Does that take care of those? 555.

SENATOR CARPENTER: I move the E & R amendments be adopted.

SPEAKER: Is there a second?

SENATOR CARPENTER: A.....

SPEAKER: Any discussion? All those in favor of the motion indicate by saying aye, those opposed say no. Motion carried amendments are adopted.

SENATOR CARPENTER: Bill be advanced to E & R for engrossing.

SPEAKER: Is there a second for the motion? Any discussion? All those in favor indicate by saying aye, those opposed no. Motion is carried, bill is advanced.

CLERK: Read

SPEAKER: Senator Anderson

SENATOR ANDERSON: Mr. President, members of the body what we are attempting to do here is to separate a question that is concerned with section 5 of LB286. The first section specifies or the first part of this section specifies that no abortion can be performed after the unborn child reaches viability and the amendment which I passed the other day in section 5 specifies the method of abortion that can be used pursuant to the fact. What we would like to do is separate these two ideas, the opinions from the Attorney Generals office on this particular question that came down today indicated that there was no clear reason to say that these were that either of these ideas were definitely unconstitutional. Therefore we do believe that we should continue and put ourselves in the position where the constitutionality can be definitely determined by the court. But we would like to separate them that if one of the ideas would be stricken that both of them would not be stricken. So I move that LB286 be returned to Select File for this specific amendment.

SPEAKER: Now there is a motion and a second to return the bill and it would take 25 votes and there are two lights on before the chair recognizes Senator Warner, I would like to introduce